

REMARKS

Claims 1-74 are pending in the case. In the Office Action mailed December 15, 2004, the Examiner took the following action: (1) objected to the drawings due to informalities; (2) objected to claim 36 due to informalities; (3) rejected claims 1, 5, 6, 34-37, 53, 55, 56, 58, 59, 61-63, 65, 67, 68, and 70-72 under 35 USC § 102(b) as being anticipated by Nishi et al. (U.S. 6,467,358); (4) rejected claims 2-4 and 22-25 under 35 USC § 103(a) as being unpatentable over Nishi in view of Butler (U.S. 6,234,030); and (5) rejected claims 7, 21, 26, 38, 54, 57, 60, 64, 66, 69, 73, and 74 under 35 USC § 103(a) as being unpatentable over Nishi in view of Butler, and further in view of Guerreri (U.S. 5,706,273). The Examiner acknowledged that claim 39 is allowable, and indicated that claims 8-20, 27-33, and 40-52 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten to include the limitations of their respective base and intervening claims. Applicants respectfully request reconsideration of the application in view of the foregoing amendments and the following remarks.

I. Objection to the Drawings

The Examiner objected to the drawings on grounds that the drawings did not show second and third telemetry modules as recited in the claims. Applicants have amended claims 10, 13, 16, 30, 33, and 47 to remove reference to second and third (and fourth) telemetry modules. Therefore, Applicants respectfully request reconsideration and withdrawal of the objection to the drawings.

II. Objection to Claim 36

The Examiner objected to claim 36 due to lack of antecedent basis for the term “the density sensor.” Applicants have amended claim 36 to correct the dependency of this claim, thereby correcting the antecedent basis informality. Therefore, Applicants respectfully request reconsideration and withdrawal of the objection to claim 36.

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conductive portion of the flow of fluid as the flow of fluid passes from the receiving end of the housing to the output end of the housing; and a detector disposed inside the interior passage between the magnetic source and the output end of the housing, the detector being configured to respond to the electric current induced in the conductive portion of the flow of fluid and generate a first signal representative of an amount of oil the flow of fluid.” Applicants respectfully submit that the above-quoted portion of claim 1 is not disclosed, taught, or fairly suggested by Nishi, and that these failings are not remedied by the teachings of Butler and Guerreri.

Similarly, claim 22 recites in relevant part a system comprising “a magnetic source disposed inside the interior passage, the magnetic source being positioned such that a magnetic field producible by the magnetic source is configured to induce an electric current in a conductive portion of the flow of fluid as the flow of fluid passes from the receiving end of the housing to the output end of the housing; [and] a detector disposed inside the interior passage between the magnetic source and the output end of the housing, the detector being configured to respond to the electric current induced in the conductive portion of the flow of fluid and generate a first signal representative of an amount of oil the flow of fluid[.]” Applicants respectfully submit that the above-quoted portion of claim 22 is not disclosed, taught, or fairly suggested by Nishi, and that these failings are not remedied by the teachings of Butler and Guerreri.

Claim 53 recites in relevant part a method comprising “generating a magnetic field in the flow of fluid passing through the housing to induce an electric current in a conductive portion of the flow of fluid; measuring the current induced in the conductive portion of the flow of fluid; [and] calculating a relative amount of oil in the flow of fluid based on the current induced in the conductive portion of the flow of fluid[.]” Applicants respectfully submit that the above-quoted portion of claim 53 is not disclosed, taught, or fairly suggested by, and that these failings are not remedied by the teachings of Butler and Guerreri.

Finally, claim 65 recites in relevant part a method comprising “generating a magnetic field in the flow of fluid passing through the housing to induce an electric current in a conductive

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portion of the flow of fluid; measuring the current induced in the conductive portion of the flow of fluid; [and] calculating a relative amount of oil in the flow of fluid based on the current induced in the conductive portion of the flow of fluid[.]” Applicants respectfully submit that the above-quoted portion of claim 65 is not disclosed, taught, or fairly suggested by, and that these failings are not remedied by the teachings of Butler and Guerreri.

For the foregoing reasons, Applicants request reconsideration and withdrawal of the rejections of claims 1, 5, 6, 34-37, 53, 55, 56, 58, 59, 61-63, 65, 67, 68, and 70-72 under 35 USC § 102(b) as being anticipated by Nishi et al. (U.S. 6,467,358), the rejections of claims 2-4 and 22-25 under 35 USC § 103(a) as being unpatentable over Nishi in view of Butler (U.S. 6,234,030); and the rejections of claims 7, 21, 26, 38, 54, 57, 60, 64, 66, 69, 73, and 74 under 35 USC § 103(a) as being unpatentable over Nishi in view of Butler, and further in view of Guerreri (U.S. 5,706,273).

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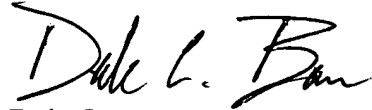
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CONCLUSION

In view of the foregoing amendments and remarks, Applicants respectfully request reconsideration of the rejections of claims 1-74 and the allowance of same. If there are any matters that may be handled by telephone conference, the Examiner is kindly requested to contact the undersigned.

Respectfully submitted,

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MAIL CERTIFICATE

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